Last revised: August 1, 2017

UNITED STATES BANKRUPTCY COURT District of New Jersey

IN RE:	Ruth V. Ackerman	3,04,05	Case No.:	17-	17554	
		Dobtor(o)	Judge:			
		Debtor(s)				
		CHAPTER 13 PLAN	AND MOTIONS			
☐Original ☐Motions I	ncluded	☑Modified/Notice Requ ☐Modified/No Notice R	uired Required	Date:		
	THE Ch	DEBTOR HAS FILED I HAPTER 13 OF THE BA	FOR RELIEF UN NKRUPTCY CC	NDER DDE.		
YOUR RIGHTS WILL BE AFFECTED. You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with Your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who by shes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.						
THIS PLAN	\ :					
☐ DOES [MUST ALS	DOES NOT CONTAIN SO BE SET FORTH IN I	N NON-STANDARD PR PART 10.	ovisions. Noi	N-STANDARD PR	OVISIONS	
COLLATE	RAL. WHICH MAY RES	IE AMOUNT OF A SECT BULT IN A PARTIAL PAY TIONS SET FORTH IN I	YMENI OR NO	PATIMENTALAL	N VALUE OF L TO THE	
□ DOES [SECURIT	Z DOES NOT AVOID A Y INTEREST. SEE MOT	JUDICIAL LIEN OR NO FIONS SET FORTH IN F	PART 7, IF ANY	RY, NONPURCHA ;	SE-MONEY	
Initial Debi	tor(s)' Attorney jsw	Initial Debtor: _F	RVA RUK	Initial Co-Debto		
Part 1: Pa	ayment and Length of	Plan				
a. approxima	The debtor shall pay <u>7</u> 4 tely <u>60</u> months.	45.00 Monthly to the Cha	apter 13 Trustee	, starting on <u>May</u>	<u>1, 2017</u> for	
b.	The debtor shall make	olan payments to the Tru	ustee from the fo	ollowing sources:		

*		Future Earnings Other sources of funding (describe source, amount and date when funds are available):					
ç. U	se of real	property to satisfy plan obligations: Sale of real property-short sale					
		Proposed date for completion:					
		Refinance of real property: Description: Proposed date for completion:					
		Loan modification with respect to mortgage encumbering property:					
		Proposed date for completion:					
d.		The regular monthly mortgage payment will continue pending the sale, refinance or loan modification.					
e.	[2]	loan modification. Other information that may be important relating to the payment and length of plan: -there is no unsecured deficiency on home being surrendered as both the 1st and 2nd mortgage were previously discharged in a prior chapter 7 bankruptcy					
martin de Chelle		rotection X NONE					
Part 2: Add	deguate	protection payments will be made in the amount of \$ to be paid to the Chapter 13 ed pre-confirmation to (creditor).					
b a	Adequate	protection payments will be made in the amount of \$ to be paid directly by the Plan, pre-confirmation to: (creditor).					
Part 3: Pri	ority Cla	ims (Including Administrative Expenses)					
1		ority claims will be paid in full unless the creditor agrees otherwise:					
0 10 -		Type of Priority Amount to be Paid					
Creditor Joan Sirkis V	VarrenIV	2.000.00					
b. Dome Chec N T assi	estic Sup ck one: lone The allowing	port Obligations assigned or owed to a governmental unit and paid less than full amount: ed priority claims listed below are based on a domestic support obligation that has been or is owed to a governmental unit and will be paid less than the full amount of the claim					
purs Creditor	suant to 1	1 U.S.C.1322(a)(4): Type of Priority Claim Amount Amount to be Paid					
CLACITO		1.75					

Part 4: Secured Cla	aims						
				. =	NONE		ļ
a. Curing Default and Maintaining Payments on Principal Residence: V NONE							
				and alaims	for arrearanes	on mo	onthly
The Debtor	will pay to the Trust debtor shall pay dire	ectly to the cr	editor (outside	the Plan) r	nonthly obligation	ns du	e aπer the
obligations and the bankruptcy filing as	follows:				Amount to be Paid	Rec	ular Monthly
Danki upicy ming as	10/10/10/10			Interest Rate on	to Creditor (In	Рауп	nent (Outside
Canditas	Collateral or Typ	e of Debt	Arrearage	Arrearage	Plan)		Plan)
Creditor	00						İ
NONE	ntaining Payments		مام المساملة	me for arre	saranes on moni	hly ob	ligations
The Debtor will pay	to the Trustee (as poay directly to the cr	part of the Pie	in) allowed clai le the Plan) mo	nthly oblig	ations due after	the ba	ankruptcy
and the debtor will p	pay directly to the cr	editor (ograid	e are really				gular Monthly
filing as follows:				Interest Rate on	Amount to be Paid to Creditor (In		nent (Outside
a 114 -	Collateral or Typ	ne of Debt	Arrearage	Arrearage	Plan		Plan) 507.00
Creditor Honda Finance	2014 Honda CR		1,014.00	0.00	1,014.00	'[507.00
HOME I MENO	miles		17,891.06	0.00	17,891.06		2450.00
Seterus	1341 Race Lan Mills, MA 02644 County rental property	Barnstable	17,00				
The following claim: purchase money se within one year of the value:	s were either incurre curity interest in a r he petition date and	ed within 910 notor vehicle secured by a	days before the acquired for the purchase modern	e petition of the personal ney securit	y interest in any	other	or incurred thing of
Value.				Amount of	including	Intere	st Calculation
Name of Creditor	Collateral		Interest Rate	Claim			
IASULA OI CICCION							
d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments NONE 1.) The debtor values collateral as indicated below. If the claim may be modified under Section							
The debtor values collateral as indicated below. If the claim may be the Creditor Interest in 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in 1322(b)(2), the secured creditor shall be treated Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an assume that the claim has been decided.							
unsecured claim.							
and discourse of the same	NOTE: A modi	ification und motion to b	ler this section e filed under S	n ALSO Ri Section 7 o	EQUIRES of the Plan.		
					Value of	Annual	Total
		Scheduled	Total Collateral	Superior	Interest in	nterest	Amount to Be Paid
Creditor	Collateral	Debt	Value	Llens	Collateral No value		0.00
			L				

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.								
that the stay unde	E-mation the stay is:	terminated as to surrendere terminated in all respects. T	d collateral only under he Debtor surrenders t	Tile lonowing				
collateral: Creditor	Collat	teral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt				
Ocwen	1	ch wood Place ile, NJ	\$284,000.00	0.00				
Citimortgage				0.00				
The fo	f. Secured Claims Unaffected by the Plan NONE The following secured claims are unaffected by the Plan: Creditor							
g. Secured Clair Creditor	ms to be Paid in Fu	II Through the Plan 🕢 NO!	Total Amount t	o be Paid through the Plan				
Part 5: Unsecur	enarately classified	allowed non-priority unsecu	rred claims shall be pa	d:				
	Not less than							
	Pro Rata distrib	ution from any remaining fu	nds					
	ately Classified Uns	ecured claims shall be trea for Separate Classification	ted as follows:	Amount to be Paid				
Creditor								
Part 6: Executo	ry Contracts and Ur	nexpired Leases X NC	ONE 					
non-residential re	eal property leases in							
All execut except the followi	ory contracts and unding, which are assum	expired leases, not previous ed:	ly rejected by operatio					
1	Arrears to be Cured in	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment				
Part 7: Motions	NONE							
NOTE: All plans	containing motions	must be served on all po	tentially affected cred	litors, together with				

Creditor	Nature of	T						
	Collateral	Type of Lien	Amount o	f Lien	Value (Collater	اه ⊶سا. ا	of Other	of All Liens est the Amount of to be Avo
NONE The D	ebtor moves to th Part 4 above	o reclassify t						
Creditor	Collateral		Scheduled Debt	Total Co Value		uperior Liens	Value of Creditor's Interest in Collateral	Total Amou Lien Reclass
The [ebtor moves to collateral co	o reclassify	the followin n Part 4 abo	g claim ove:	s as part			y unsecured, an
Creditor	Collateral	s	heduled Debt		ollateral	Amount to b	e Deemed Secured	Reclassific Unsec
a. Ve	er Plan Provisesting of Prop Upon Confir Upon Discha	e rty of the mation arge		; 4, 6 or	7 may c	ontinue to ma	ail customar	ry notices or
Credi	tors and Lesso he Debtor notv	ors provided	the automa	atic stay	•			

5)	Priority Claims General Unsecured Claims	
6)	General Oneconic	
	etition Claims	a and the second
The Stand Section 1305(a) in	ing Trustee \square is, $ ot \!$	to pay post-petition claims filed pursuant to 11 U.S.C. claimant.
Part 9: Modifica	tion XNONE	
If this Plan	n modifies a Plan previously filed in thi an being modified:	s case, complete the information below.
Evolein below wh	v the plan is being modified:	Explain below how the plan is being modified:
dehter was unable	to procure a short sale on the Denville, NJ perty is being surrendered.	Denville NJ property with loans to Ocwen and Citiortgage are being listed under surrender. Also, plan has been changed to 100% plan. There is no deficiency claim for 1st or 2nd mortgages being surrendered as both were discharged in a prior chapter 7.
Are Schedules I a	and J being filed simultaneously with t	his Modified Plan? ☐ Yes ☑ No
Non-Stand NONE NONE Explain Any non-s The Debt I certify u forth in this final	or(s) and the attorney for the Debtor(s) and the plan contact paragraph. June 18, 2018 Joseph June 18, 2018 Rui De	n this plan are void.
Signatures		
The Debto	Jos) if any, must sign this Plan. Joan Sirkis Warren orney for the Debtor
l certify ur	nder penalty of perjury that the above	is true.
Date: _	Ru	Ruth V. Ackerman th V. Ackerman btor

	Date:	Joint Debtor	
ı		Joint Deptor	